Caaee81133cvv0951811-J95W Documentt18 Filed0011/003/114 Prage11of44 1 ANTHONY J. DECRISTOFORO (SB #166171) ajdecristoforo@stoel.com 2 CARISSA M. BEECHAM (SB #254625) cmbeecham@stoel.com 3 STOEL RIVES LLP 500 Capitol Mall, Suite 1600 4 Sacramento, CA 95814 Telephone: (916) 447-0700 5 Facsimile: (916) 447-4781 6 Attorneys for Defendants Checksmart Financial, LLC; California Check Cashing Stores, LLC; Buckeye Check Cashing of 7 California, LLC; Cash 1; and Community Choice 8 Financial Inc. 9 CARYN N. FABIAN (SB #93731) 10 fabian.caryn@gmail.com LAW OFFICE OF CARYN N. FABIAN 111 North Market St., Suite 300 11 San Jose, CA 95113 Telephone: (408) 625-1112 12 Facsimile: (408) 625-1113 13 Attorney for Plaintiff 14 Mirasol J. Reyes 15 UNITED STATES DISTRICT COURT 16 NORTHERN DISTRICT OF CALIFORNIA 17 MIRASOL J. REYES, Case No. 3:13-cv-05181-JSW 18 Plaintiff. STIPULATION TO CONTINUE CASE 19 MANAGEMENT CONFERENCE: PROPOSED ORDER v. 20 CHECKSMART FINANCIAL, LLC; et al., 21 Defendants. 22 23 24 25 26 27

28

Case 68 1133 cov-00511811-JUSW | Dommune 1tt 18 | Filed 001/0023/114 | Pragge 2 20 644

1	STIPULATION
2	
3	Counsel for Plaintiff Mirasol J. Reyes ("Plaintiff") and counsel for Defendant Checskmart
4	Financial, LLC ("Defendant") hereby submit the following Stipulation and Proposed Order to the
5	Court to continue the February 14, 2014 date for the Initial Case Management Conference.
6	Plaintiff's counsel is unavailable to appear at this Conference, and the parties have agreed and
7	hereby stipulate that the Conference may be continued to March 14, 2014 at 1:30 PM in
8	Courtroom 11 of this Court. Accordingly, the Case Management Statement will be due March 7,
9	2014.
10	So Stipulated.
11	Dated: January 2, 2014 STOEL RIVES LLP
12	
13	By: /s/ Carissa M. Beecham
14	Anthony J. DeCristoforo Carissa M. Beecham
15	Attorneys for Defendants Checksmart Financial, LLC; California Check Cooking Stores, LLC: Problems
16	Check Cashing Stores, LLC; Buckeye Check Cashing of California, LLC; Cash 1;
17	and Community Choice Financial Inc.
18	Dated: December, 2013 LAW OFFICE OF CARYN N. FABIAN
19	
20	By: Caryn N. Fabian
21	Attorney for Plaintiff
22	Mirasol J. Reyes
23	
24	
25	
26	
27	
28	

 $75299068.1\ 0043773\text{-}00016$

1	STIPULATION
2	
3	Counsel for Plaintiff Mirasol J. Reyes ("Plaintiff") and counsel for Defendant Checskmart
4	Financial, LLC ("Defendant") hereby submit the following Stipulation and Proposed Order to the
5	Court to continue the February 14, 2014 date for the Initial Case Management Conference.
6	Plaintiff's counsel is unavailable to appear at this Conference, and the parties have agreed and
7	hereby stipulate that the Conference may be continued to March 14, 2014 at 1:30 PM in
8	Courtroom 11 of this Court. Accordingly, the Case Management Statement will be due March 7,
9	2014.
10	So Stipulated.
11	Dated: December, 2013 STOEL RIVES LLP
12	
13	By:
14	Anthony J. DeCristoforo Carissa M. Beecham
15	Attorneys for Defendants Checksmart Financial, LLC; California
16	Check Cashing Stores, LLC; Buckeye Check Cashing of California LLC: Cash 1:
17	and Community Choice Financial Inc
18	Dated: December, 2013 LAW OFFICE OF CARYN N. FABIAN
19	
20	By: lay M. Lolian
21	Caryn N. Fabian Attorney for Plaintiff
22	Mirasol J. Reyes
23	
24	
25	
26	
27	
28	

Case & 113 cov-00511811-JUSW | Domcumentt 18 | Filed 001/0023/114 | Pragged 45 6 14

1	[PROPOSED] ORDER
2	
3	PURSUANT TO STIPULATION, IT IS SO ORDERED. The Initial Case Management
4	Conference is continued to March 14, 2014, at 1:30 PM in Courtroom 11 of this Court. The Case
5	Management Statement is due March 7, 2014.
6	
7	Dated: January 3, 2014
8	Honorable District Istage Jeffrey S. White
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

-2-